

UNITED STATES SUPREME COURT

Vicky Ware Bey, In Proper Persona, Sui Juris  
Plaintiff / Petitioner / Claimant / Crime Victim  
~~Aggrieved~~ and Injured Party - Appellant

V

FILED  
HARRISBURG, PA

OCT 16 2024

PER Jza  
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CITY OF NEW YORK

~~Cynthia Brann~~, Commissioner for  
NEW YORK CITY DEPARTMENT OF CORRECTIONS  
and her successors

NEW YORK CITY DEPARTMENT OF CORRECTIONS

~~Melanie Whinnery~~, Executive Director for  
NEW YORK CITY EMPLOYEES RETIREMENT SYSTEMS

NEW YORK CITY EMPLOYEES RETIREMENT SYSTEMS

~~Jane and John Does 1 – 10,000~~

~~Defendant(s)~~ / Respondent(s)

**EMERGENCY CIVIL  
ORDER TO SHOW CAUSE  
TO GRANT THE APPELLANT  
IMMEDIATE INTERIM  
INJUNCTIVE AND  
MONETARY RELIEF AND  
AN ORDER GRANTING HER  
DECLARATORY JUDGMENT,  
DEFAULT JUDGMENT AND  
JUDGMENT AS A MATTER OF  
LAW AND JUDGMENT BASED  
UPON FACTS, PRIMA FACIE  
EVIDENCE, WRITTEN  
EXPERT TESTIMONY, LAW  
ESTABLISHED ELEMENTS  
THE APPELLEES DEFAULT  
AND FOR IMMEDIATE  
INTERIM MONETARY RELIEF  
AND COMPENSATION FOR  
41000 DAYS OF FORCIBLE  
SEXUAL EXPLOITATION  
IN \$10,000.00 PER DAY  
THE ISSUANCE OF A  
WARRANT UPON NEW  
CITY DEPARTMENT OF  
CORRECTIONS AND AN  
ORDER COMPELLING  
COMPLIANCE WITH  
THE CONSENT DECREE  
AND TRANSFERRING VENUE  
TO THIS COURT**

DOCKET#

~~Upon reading the Affidavit of the Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and injured Party – Appellant, Vicky Ware Bey, In Propria Persona Sui Juris, dated October 3, 2024 Let the Defendants Show Cause before United States Supreme Court at 1501 North 6<sup>th</sup> Street, Harrisburg, PA. 17102 on the 24<sup>th</sup> Day of October 2024 at 10:00 AM or soon thereafter why an Order should not be made transferring venue to this court and granting the Appellant/ Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and Injured Party the enforcement of injunctive relief and interim monetary relief in the amount of \$ 72,000,000.00, Seventy Two Million Dollars, granting her Declaratory~~

~~Judgment~~, Default Judgment and Judgment as a Matter of law because there are no triable issues in ~~addition~~ to the Defendants in this matter defaulting by failing to appear and defend against the ~~allegations~~, claims, grievances contained in the Appellants Affidavit / Complaint in which they were ~~summoned~~ to appear in court, her Verified Petition and Complaint and not opposing relief requested by ~~Appellant~~ in her Motions and Affirmations and enforcing a Restraining Order / Affidavit that is in force ~~and recorded~~ on court record in New York Supreme Court, New York County, index # 153420 / 2024 in ~~addition~~ to granting the Appellant an additional \$35,590,000.00 Thirty Five Million Five Hundred Ninety Thousand Dollars in additional damages for the intentional ongoing illegal and unlawful ~~monitoring~~, recording and public dissemination of illegal and unlawful live intimate surveillance images ~~of the Appellant~~ and her relatives interstate over the world wide web without the Appellant's / ~~Plaintiff's~~ and her relatives expressed and implied consent and without their knowledge. The Appellees / ~~Defendants~~ and their criminal accomplices who are acting with complete malice are intentionally and ~~horribly sexually~~ exploiting the Appellant and her relatives without their expressed or implied consent, ~~and without their~~ knowledge for profit, sexual gratification, entertainment intentionally depriving them ~~of their human rights~~ and injuring them daily by dehumanizing and degrading them during this nine year ~~and ten month~~ ordeal which has not ceased. The Appellant requests and moves the court to ~~transfer~~ venue to this court and grant her immediate interim monetary relief in the amount of \$ 72,000,000.00, Seventy Two Million Dollars which includes back pay, lost wages, and the payment of ~~ordianry~~ pension which has been intentionally impaired and diminished by the Appellees / Defendants, ~~and payment~~ for her performance of duty disability benefits which she did not receive which was ~~arbitrarily~~ and capriciously denied by the Appellees / Defendants in error of law and in retaliation for ~~the Appellant~~ objecting to being sexually harassed in the workplace, in additon to the Appellees / ~~Defendants~~ paying her for terminal leave / terminal pay which remains unpaid as well as paying her the ~~annual~~ variable supplements which remains unpaid, and for interim partial compensation for injuries ~~intentionally~~ inflicted upon her by the Appellees / Defendants ongoing criminal course of conduct

against the Appellant and her relatives in the amount of \$ 72,000,000.00, Seventy Two Million Dollars which will be deducted from the full judgment in the sum of \$752,704,070.00 Seven Hundred Fifty Two Million Seven Hundred Four Seventy Thousand Dollars, based upon the Defendants defaulting in the New York Supreme Court, New York County twice, and the Appellees / Defendants intentional failure to answer the Appellants demands for pretrial discovery, and the Appellees / Defendants intentional failure to answer the questions in the Appellants / Plaintiff's Affidavit / Complaint in which the Appellees / Defendants were Summoned to appear in court in this prima facie case that has been established with facts, laws, documentary evidence and expert testimony in additon to the Appellees / Defendants not opposing any of Appellants Motions and Affirmtions for relief she requested in New York Supreme Court, New York County, Index # 153420 / 2024.

The Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and Injured Party - Appellant moved the court to grant her \$10,00.00 a day for each and everyday she and her relatives were, and are sexually exploited by the Appellees / Defendants and their criminal accomplices which has already been 3,559 days and counting in the sum of \$35,590,000.00 Thirty Five Million Five Hundred Ninety Thousand Dollars within seven days of the service and filing of this Affidavit and Order and contnuing until the Appellees / Defendants and their criminal accomplices completely cease stalking and forcibly sexually exploiting the Appellants and her relatives which deprives them of their human rights, and is illegal, unlawful and unconsensual.

The Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and Injured Party - Appellant also moves the court to issue a Warrant upon New York City Department of Corrections pursuant to Title 18 U.S.C 2703, Title 18 U.S.C 2518, Title 18 U.S.C 2516 because this matter involves felonious crimes, conspiracies, premeditated murders which have not been investigated therefore there is probable cause for the issuance of a warrant to investigate crimes committed against the Appellant and her relatives by the Appellees / Defendants from December 2014 to the present in the interim.

Let the Defendants Show Cause before the Court why an order should not be made granting Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and Injured Party – Appellant immediate interim monetary relief in the amount of \$ 72,000,000.00, Seventy Two Million Dollars, which includes back pay, lost wages, and the payment of ordinary pension which was intentionally impaired and diminished, and payment for her performance of duty disability benefits which she did not receive, in addition to unpaid terminal pay as well as unpaid annual variable supplements, and for interim partial compensation for injuries intentionally inflicted upon her and her relatives in addition to \$10,00.00 a day for each and everyday the Appellant and her relatives are sexually exploited by the Appellees / Defendants and their criminal accomplices which has already been 3,559 days and counting, and an Order granting the Appellant's Declaratory Judgment, Default Judgment which will be deducted from the full judgment in the sum of \$752,704,070.00 Seven Hundred Fifty Two Million Seven Hundred Four Seventy Thousand Dollars, based upon the Defendants defaulting in the matter Vicky Ware Bey, in Propria Persona v The City Of New York et al., Index # 153420/2024 in New York Supreme Court, New York County twice and not opposing any of her Motions for relief in addition to failing to answer the Appellants pretrial discovery demands and the questions she asked in her Affidavit / Complaint and Affirmations for relief, granting the Plaintiff \$10,00.00 a day for each and everyday she and her relatives were forcibly sexually exploited by the Appellees / Defendants, and issuing for a Warrant upon NEW YORK CITY DEPARTMENT OF CORRECTIONS pursuant to Title 18 U.S.C 2703, Title 18 U.S.C 2518, Title 18 U.S.C 2516 investigate past and present crimes committed against the Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and Injured Party - Appellant and her relatives by the Appellees / Defendants and their criminal accomplices whom they act in concert with over the course of nine years and ten months which involves Terrorism, Coordinated Stalking, Interstate Stalking, Conspiracy, Premeditated Murder(s) resulting in wrongful deaths, Hate Crimes, Genocide, Organized Crime, Criminal Abuses of Power, Criminal Harassment, Identity Theft, Grand Theft, Unconsensual and Forcible Sexual Exploitation and Abuse as well as other felonious crimes

~~which have~~ not been investigated in which this matter involves conspiracy which is probable cause and ~~sufficient~~ reasons for a warrant to be issued upon New York City Department of Corrections pursuant to Title 18 U.S.C 2703, Title 18 U.S.C 2518, Title 18 U.S.C 2516, Title 18 U.S.C 25117, is appropriate as ~~the court~~ sees just and equitable.

**~~SUFFICIENT~~ CAUSE THEREFORE APPERING**

~~IT IS ORDERED~~ that the Appellees / Defendants and their accomplices are to immediately and completely stop all acts of Terrorism which includes Coordinated Stalking, Interstate and International Stalking, Conspiracy, Premeditated Murders resulting in Wrongful Deaths, Hate Crimes, Genocide, and ~~torcible~~ exploitation and abuse of the Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and ~~inured~~ Party – Appellant and her relatives. The Appellees / Defendants are to immediately cease and ~~disist~~ from illegally and unlawfully montoring, recording and disseminating live and recorded unlawful surveillance images / intimate images of the Appellant and her relatives to the public via circuit tv, ~~closed~~ circuit tv, and the world wide web. The Appellees / Defendants and their accomplices are to ~~immediatly~~ cease and disist all conspiratorial activities and abuses against Plaintiff / Petitioner / ~~Claimant~~ / Crime Victim / Aggrieved and Injured Party – Appellant and her relatives. The Defendants and ~~their~~ accomplices are to immediately stop damaging and stealing the Plaintiff's / Petitioner's / ~~Claimant's~~/ Crime Victim's / Aggrieved and Injured Parties – Appellant's and her relatives, private ~~personal~~ property and effects and are to immediately cease and decist from illegally and unlawfully ~~nacking~~, intercepting and disseminating all of their oral, wire, wireless electronic communications, ~~which includes~~ and are not limited to their Personal Computers, Tablets, Cell Phones, landlines, Cable Boxes, Remotes etc. The Appellees / Defendants and their accomplices are to immediately cease and ~~ceesist~~ all of their unlawful and intrusive surveillience and dissemination of illegal and unlawful surveillance images of the Appellent and her relatives over closed circuit tv, and the world wide web and ~~other~~ devices which directly violates Title 18 U.S.C 1801, Title 47 U.S.C 230, Title 18 USC 2261A, N.Y.P.L. 250.45, as well as International, Federal, the Fourth Amendment in the United States

Constitution and other State Laws. The Defendants and their accomplices are immediately to cease and ~~decist~~ all acts of Terrorism, Coordinated Stalking, Interstate and International Stalking, Conspiracy, ~~Hate Crimes~~, Genocide, Oppression, Criminal Mischief, Manipulation, Character Defamation, Slander and Libel this is used to recruit others into participating in their ongoing crimes against the Appellant and her relatives and to intentionally ruin their reputations for the purpose of causing them additional ~~injuries~~ as well as obstructing justice which violates the United States Constitution's First, Fourth and ~~Ninth~~ Amendments, Title 18 U.S.C 2511, Title 18 U.S.C 241, Title 18 U.S.C 242, Title 18 U.S.C 1801, Title 47 U.S.C 230, Title 18 U.S.C 2261A, New York Penal Laws, 245.15, 250.05, 250.30, 250.45, 250.60, and other state laws.

~~IT IS ORDERED~~ that the this case is transfered to this court because it has original jurisdictions and ~~appellate~~ powers.

~~IT IS ORDERED~~ that the Appellees / Defendants cease and decist from impairing and diminishing the Appellant's / Plaintiff's ordinary pension immdiately pay her \$83,964.75 which is owed in back ~~payments~~ for the intentional dimishment of her ordinary pension benefits plus refunding her \$50.00 per month in the sum of \$3,750.00 which is deducted from her impaired and dimininsted ordinary pension benefits for 100% survivorship in which her pension benefits are to be paid in perpetuity. The Appellees / Defendants are to immediately pay the Appellant / Plaintiff an additional \$478.55 in ordinary pension benefits which for the special assignment / hazard pay she was wrongfully denied when she was assigned to and working in Central Punitive Segration Unit which is an additonal 12% ~~added~~ to her average highest salary equating to an additional \$478.55 per month which is to be added to her average salary, ordinary pension benefits and performance of duty disability pension from July 2018 to October 2024 equating to \$35,891.25, all together in the sum of \$123,606.00. The Appellees / Defendants are to immediately pay the Appellant / Plaintiff a performance of duty disabiity pension which now equates to \$6,699.13 monthly from July 2018 to October 2024 in the sum of \$291,084.75 in ~~addition~~ to the disability pension the Plaintiff did not receive from January 2017 to July 2018 in the

sum of \$120,584.34, plus \$95,000.00 in unpaid terminal pay, and \$54,000.00 for the unpaid variable supplements. The Appellees / Defendants are to immediately pay the Appellant / Plaintiff \$684,275.09 in pension benefits she did not receive, and \$210,000.00 in back pay and wages for a year and half salary / lost wages. The Appellees / Defendants are to immediately pay the Appellant / Plaintiff the sum of \$894,275.09 in back pay, lost wages, and for the diminishment of her ordinary pension benefits, and performance of duty disability pension benefits which is included in the interim monetary relief she requested in the amount of \$72,000,000.00 Seventy Two Million Dollars.

**THEREFORE IT IS ORDERED** the Appellees / Defendants are to pay the Appellant / Plaintiff immediate interim monetary relief in the amount of \$72,000,000.00 Seventy Two Million Dollars for intentional injuries the inflict upon her and her relatives which will be deducted from the full judgment amount in suit in the sum of \$752,704,070.00.

**IT IS FUTHER ODERED** that the Appellees / Defendants are to pay the Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and Injured Party Appellant and additonal \$10,00.00 a day for each and everyday her and her relatives were and are sexually exploited by the Appellees / Defendants and their criminal accomplices, which has already been 3,559 days and counting in the sum of \$35,590,000.00 Thifty Five Million Five Hundred Ninety Thousand Dollars.

**IT IS ORDERED** that Declaratory Judgment, Default Judgment and Judgment as a matter of law is granted in favor of the Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and Injured Party - Appellant in the sum of \$752,704,070.00 Seven Hundred Fifty Two Million Seven Hundred Four Thousand and Seventy Dollars which is to be paid in full by October 29, 2024.

**IT IS ORDERED** that the Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and Injured Party — Appellant is granted 28 years of credited service as partial compensation for the intentional egregious illegal and unlawful encroachment upon her rights which includes and are not limited to the illegal and unlawful surveillance and eavesdropping, monitoring and recording and the public dissemination of illegal and unlawful surveillance images of the Plaintiff / Petitioner / Claimant / Crime



victim / Aggrieved and Injured Party - Appellant and her relatives which includes intimate images of them without their implied or expressed consent and without their knowledge being committed by the Appellees / Defendants and their accomplices who are forcibly exploiting the Appellant and her relatives daily, 24 hours a day, seven days a week during this nine year and ten month ordeal as of this day without ceasing, intentionally depriving the Appellant and her relatives of their inalienable rights, human rights and their rights secured by the United States Constitution, in addition to granting the Plaintiff \$10,000.00 per day in the sum of \$35,590,000.00 Thirty Five Million Five Hundred Ninety Thousand Dollars for being stalked and forcibly sexually exploited by the Appellees / Defendants and their criminal accomplices for 3,559 days within seven days, as partial compensation for the Appellees / Defendants malicious and willful gross human rights violations upon the Appellant and her relatives.

This sanction will continue until the Appellees / Defendants and their accomplices completely cease from depriving the Appellant and her relatives of their inalienable rights, human rights, and their rights secured by the United States Constitution.

**IT IS ORDERED** that the Appellees / Defendants are forever enjoined from contacting the Appellant and her relatives directly via second or third parties, and is indefinitely prohibited from coming in contact with the Appellant and her relatives interstate and internationally within 40 yards of them indefinitely.

**IT IS ORDERED** that NEW YORK CITY DEPARTMENT OF CORRECTIONS are to immediately disclose all electronic data from every department within New York City Department of Corrections and all ISP electronic data pursuant to Title 18 U.S.C 2703(d) and all records relating to the subscriber(s) including all emails of all personnel active and retired, both open and unopened including lists of and special services maintained on every ISP computer, all electronic communications and extremely old email both open and unopened as well as comply with other investigative procedures pursuant to Title 18 U.S.C 2518, Title 18 U.S.C 2516, Title 18 U.S.C 2517.



~~IT IS ORDERED~~ that the Appellees / Defendants comply and incorporate the Consent Decree written by the Appellant which is required to prevent the egregious crimes she complained about in the workplace which is the result of the Appellees / Defendants negligent hiring and retention practices. The Appellants written Consent Decree would prevent future injuries, permanent injuries, and irreparable harm other employees by incorporating the Appellant's Consent Decree which would improve screening processes for employment, and the appointment of higher positions which requires higher educational standards. Integrity and the ability to handle power responsibly.

~~IT IS FURTHER ORDERED~~ that the Appellant / Plaintiff / Petitioner / Claimant / Crime Victim / Aggrieved and Injured Party must serve this Emergency Civil Order upon the Appellees / Defendants Attorney of Record, The City of New York Law Department / Corporation Counsel located at 100 Church Street, New York, New York 10007 by October 17, 2024.

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Justice

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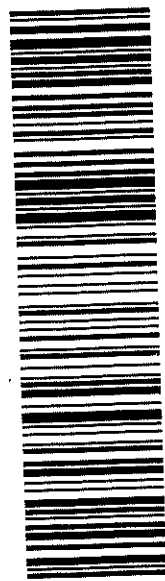
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